SEHENDEN 1

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	USO. DOCA ELECT
DOMINICK GIARRATANO and FRANCIS JOSEPH, Plaintiffs,	DOC #: DATE FILED: 3/10/08
-against- EDISON HOTEL,	Case No. 08 CV. 1849 Scheindlin, J.
Defendant.	

STIPULATION EXTENDING DEFENDANT'S TIME TO RESPOND TO THE COMPLAINT

IT IS HEREBY STIPULATED AND AGREED, by and between the undersigned counsel for Plaintiffs and Defendant that the date by which Defendant must answer, move or otherwise respond to the Complaint is hereby extended to April 7, 2008; and,

IT IS FURTHER STIPULATED AND AGREED, that Defendant waives the defenses of lack of personal jurisdiction, insufficient process, insufficient service of process and improper venue; and,

IT IS FURTHER STIPULATED AND AGREED, that Defendant expressly reserves and does not waive any other defenses or rights it may assert with regard to Plaintiffs' Complaint.

FRANK AND ASSOCIATES, P.C. ATTORNEYS FOR PLAINTIFFS 500 Bi-County Blvd., Suite 112N Farmingdale, New York 11735 (631) 756-0400

Mufry Truck Neil Frank, Esq.

Dated: March 6, 200 P

JACKSON LEWIS LLP ATTORNEYS FOR DEFENDANT 58 South Service Road, Suite 410

Melville, New York 11747 (631) 247-0404

Paul J. Stegel, Esq.

Dated: March 7, 2008

SO ORDERED on this _

day of March, 2008

1:\Clients\EVEDISON HOTEL-3 cases combined\Pleadings - SDNY\Stip ext time to answer doc